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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/362,020	07/27/1999	ROBERT J. MEYER	D/96602Q2	6310	
7	590 10/25/2002				
JOHN E BECK			EXAMINER		
XEROX CORI XEROX SQUA	ARE 20A	LAMB, TWYLER MARIE			
ROCHESTER,	NY 14644		ART UNIT	PAPER NUMBER	
			2622		
			DATE MAILED: 10/25/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application N		Applicant(s)		
Office Action Summary		09/362,020	- - ·	MEYER ET AL.		
		Examiner		Art Unit		
		Twyler M. Lamb		2622		
	- The MAILING DATE of this communication app		r sheet with the c	1		
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THE N - Extens after S - If the p - If NO p - Failure - Any re	ORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a repl period for reply is specified above, the maximum statutory period e to reply within the set or extended period for reply will, by statute sply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, howe oly within the statutory min I will apply and will expire the le, cause the application to	ever, may a reply be tim nimum of thirty (30) day: SIX (6) MONTHS from o become ABANDONEI	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).		
1)	Responsive to communication(s) filed on 26	September 2002				
2a)□		his action is non-fi				
3)□	Since this application is in condition for allowa			rosecution as to the merits in		
•	closed in accordance with the practice under on of Claims					
·	Claim(s) <u>1-20</u> is/are pending in the application	n.				
•	4a) Of the above claim(s) is/are withdra		ation.			
	Claim(s) is/are allowed.					
· —	Claim(s) is/are objected to.					
	Claim(s) are subject to restriction and/o	or election requires	ment.			
· ·	on Papers	,				
9) 🗌 T	The specification is objected to by the Examine	er.				
10)□ T	he drawing(s) filed on is/are: a) acce	pted or b)☐ object	ed to by the Exa	miner.		
	Applicant may not request that any objection to th			* *		
11)□ T	he proposed drawing correction filed on		• • •	oved by the Examiner.		
	If approved, corrected drawings are required in re	. •	tion.			
,	The oath or declaration is objected to by the Ex	xaminer.				
Priority u	nder 35 U.S.C. §§ 119 and 120					
13) 🗌 📝	Acknowledgment is made of a claim for foreign	n priority under 35	5 U.S.C. § 119(a	1)-(d) or (f).		
a) All b) Some * c) None of:						
•	1. Certified copies of the priority documents have been received.					
2	2. Certified copies of the priority documents have been received in Application No					
;	3. Copies of the certified copies of the prio			ed in this National Stage		
	application from the International Bu ee the attached detailed Office action for a list	t of the certified co	opies not receive			
14) 🗌 Ad	cknowledgment is made of a claim for domesti	lic priority under 3	5 U.S.C. § 119(€	e) (to a provisional application		
	☐ The translation of the foreign language procedure. The translation of the foreign language procedure.	* *				
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) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) _	4) 5) 6)		y (PTO-413) Paper No(s) Patent Application (PTO-152)		
Patent and Tra O-326 (Rev		Action Summary		Part of Paper No. 7		

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DETAILED ACTION

Notice to Applicant(s)

- 1. This action is responsive to the following communications: After Final Amendment X filed on 9/26/02.
- 2. This application has been reconsidered. Claims 1-20 are pending.

Withdrawal of Finality

3. Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

Claim Rejections - 35 U.S.C. § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371 (of this title before the invention thereof by the applicant for patent.
- 5. Claims 1-4, 8, 9, 13-15 and 19-20 are rejected under 35 U.S.C. 102(e) as being anticipated by Eki et al. (Eki) (US 5,706,046).

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With regard to claim 1, Eki discloses an improved electronically stored font (col 7, line 56 – col 8, line 3) for use in an electrostatographic machine, comprising: a font representation (According to page 12, lines 7-13, the font representation is defined as a collection of capital and lower case letters, numeric and special characters of one particular type face and style to be utilized in electronic displays and printers, which reads on image data suitable for use in a digital printer, copier or facsimile which represent text or line art) (col 7, line 56 – col 8, line 3); and a non-printing auxiliary pixel embedded in the font representation to improve the printing of the font (col 6, lines 45-54; col 15, lines 19-26).

With regard to claim 2, Eki also discloses wherein the auxiliary pixel comprises a "black" auxiliary pixel (which reads on being able to perform using black-and-white or multi-color printing) (col 7, lines 14-20).

With regard to claim 3, Eki also discloses wherein the auxiliary pixel comprises a "white" auxiliary pixel (which reads on being able to perform using black-and-white or multi-color printing) (col 7, lines 14-20).

With regard to claim 4, Eki also discloses wherein the font representation is a bit map type (col 7, line 56 – col 8, line 3).

With regard to claim 8, Eki discloses a method for improving a text image (which reads on removing jaggedness in an outline section of characters, graphics, etc. (dejagging)) (col 2, lines 29-38; col 7, line 56 – col 8, line 3), comprising receiving (which reads on print data signal being inputted from the host computer) (col 6, lines 32-35, col 6, lines 38-39) text data (which reads on characters) (col 2, lines 29-38); and

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processing the text data with a font representation (According to page 12, lines 7-13, the font representation is defined as a collection of capital and lower case letters, numeric and special characters of one particular type face and style to be utilized in electronic displays and printers, which reads on image data suitable for use in a digital printer, copier or facsimile which represent text or line art) (col 7, line 56 – col 8, line 3) including embedded non-printing auxiliary pixels therein (col 6, lines 45-54; col 15, lines 19-26).

With regard to claims 9 and 15, Eki also discloses wherein the step of processing includes using a font representation of a bit map type (col 7, line 56 – col 8, line 3).

With regard to claim 13, Eki discloses in a digital imaging system (Figure 2, color laser beam printer including printer controller 4 coupled to the image processor 5 which is connected to host computer 6), a method for optimizing a rendition of a text image (which reads on removing jaggedness in an outline section of characters, graphics, etc. (dejagging)) (col 2, lines 29-38; col 7, line 56 – col 8, line 3), comprising: receiving text data (which reads on print data signal being inputted from the host computer) (col 6, lines 32-35, col 6, lines 38-39) text data (which reads on characters) (col 2, lines 29-38); and processing the text data with a font representation (According to page 12, lines 7-13, the font representation is defined as a collection of capital and lower case letters, numeric and special characters of one particular type face and style to be utilized in electronic displays and printers, which reads on image data suitable for use in a digital printer, copier or facsimile which represent text or line art) (col 7, line 56 – col 8, line 3)

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including therein embedded non-printing auxiliary pixels to improve the rendition of the text image (col 6, lines 45-54; col 15, lines 19-26).

With regard to claim 14, Eki also includes wherein the step of processing comprises generating image text using a processing system including a digital front end (which reads on host computer outputting print data signal) (Figure 2, color laser beam printer including printer controller 4 coupled to the image processor 5 which is connected to host computer 6) (col 6, lines 32-35).

With regard to claim 19, Eki also includes wherein the bit map representation has auxiliary pixels as previously stored therein (col 6, lines 45-54; col 15, lines 19-26).

With regard to claim 20, Eki also includes wherein the bit map representation has auxiliary pixels inserted therein by a method comprising: stepping a n x n window across each pixel location in the bit map (which reads on discriminating with a mnumbered line in an n-numbered row) (col 8, line 45 – col 10, line 17); counting the number of "on" pixels in the window (which reads on showing the dot pattern including the dots to be printed) (col 9, lines 11-46); and comparing the number against a set threshold number to determine if the location is in an area of font detail (which reads on during the discrimination process ensuring the printing dots receive modulation) (col 9, line 36 --col 10, line 17).

Claim Rejections - 35 U.S.C. § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

7. Claims 5-7, 10-12 and 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Eki et al. (Eki) (US 5,706,046)in view of Zack et al. (Zack) (US 5,459,828).

With regard to claim 5, Eki differs from claim 5 in that he does not clearly teach wherein the font representation is a contour type.

Zack discloses a method of producing a raster font that teaches wherein the font representation is a contour type (Figure 1, contour font 10, col 3, lines 3-7).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have modified Eki to include wherein the font representation is a contour type as taught by Zack. It would have been obvious to one of ordinary skill in the art at the time of the invention to have modified Eki by the teaching of Zack to convert contour fonts to bitmap fonts with automatic thickening and thinning to produce a raster font as taught by Zack in col 2, lines 38-55.

With regard to claim 6, Eki differs from claim 6 in that he does not clearly teach wherein the font representation is a spline-knot type.

Zack discloses a method of producing a raster font that teaches wherein the font representation is a spline-knot type (According to page 12, lines 19-20, contours may be represented by spline knots and stored on disk to be rasterized later, which reads on a

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contour font being analyzed and altered to produce a raster font) (Figure 1, contour font 10, col 3, lines 3-7; col 2, lines 38-55).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention was made to have modified Eki to include wherein the font representation is a spline-knot type as taught by Zack. It would have been obvious to one of ordinary skill in the art at the time of the invention to have modified Eki by the teaching of Zack to convert contour fonts to bitmap fonts with automatic thickening and thinning to produce a raster font as taught by Zack in col 2, lines 38-55.

With regard to claim 7, Eki differs from claim 7 in that he does not clearly teach wherein the font representation is a bit meta type.

Zack discloses a method of producing a raster font that teaches wherein the font representation is a meta type (According to page 12, lines 22-26, meta type font representation contains no art work master to start with and spline functions are used instead to form the median or skeleton of the desired font map, which reads on a hint which defines the parameters defining the font) (Figure 12, hint generation step 20, col 3, lines 6-58).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention was made to have modified Eki to include wherein the font representation is a meta type as taught by Zack. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified Eki by the teaching of Zack to simplify the type of information necessary to produce a raster font as taught by Zack in col 3, lines 54-58.

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With regard to claims 10 and 16, Eki differs from claims 10 and 16 in that he does not clearly teach wherein the step of processing includes using a font representation of a contour type.

Zack discloses a method of producing a raster font that teaches wherein the font representation is a contour type (Figure 1, contour font 10, col 3, lines 3-7).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have modified Eki to include wherein the font representation is a contour type as taught by Zack. It would have been obvious to one of ordinary skill in the art at the time of the invention to have modified Eki by the teaching of Zack to convert contour fonts to bitmap fonts with automatic thickening and thinning to produce a raster font as taught by Zack in col 2, lines 38-55.

With regard to claims 11 and 17, Eki differs from claims 11 and 17 in that he does not clearly teach wherein the step of processing includes using a font representation of a spline-knot type.

Zack discloses a method of producing a raster font that teaches wherein the font representation is a spline-knot type (According to page 12, lines 19-20, contours may be represented by spline knots and stored on disk to be rasterized later, which reads on a contour font being analyzed and altered to produce a raster font) (Figure 1, contour font 10, col 3, lines 3-7; col 2, lines 38-55).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have modified Eki to include wherein the font representation is a spline-knot type as taught by Zack. It would have been obvious to one of ordinary skill

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in the art at the time of the invention to have modified Eki by the teaching of Zack to convert contour fonts to bitmap fonts with automatic thickening and thinning to produce a raster font as taught by Zack in col 2, lines 38-55.

With regard to claims 12 and 18, Eki differs from claims 12 and 18 in that he does not clearly teach wherein the step of processing includes using a font representation of a bit meta type.

Zack discloses a method of producing a raster font that teaches wherein the font representation is a meta type (According to page 12, lines 22-26, meta type font representation contains no art work master to start with and spline functions are used instead to form the median or skeleton of the desired font map, which reads on a hint which defines the parameters defining the font) (Figure 12, hint generation step 20, col 3, lines 6-58).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have modified Eki to include wherein the font representation is a meta type as taught by Zack. It would have been obvious to one of ordinary skill in the art at the time of the invention to have modified Eki by the teaching of Zack to simplify the type of information necessary to produce a raster font as taught by Zack in col 3, lines 54-58.

Response to Arguments

8. Applicant's arguments with respect to claims 1-20 have been considered but are moot in view of the new ground(s) of rejection.

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Conclusion

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Twyler Lamb whose telephone number is (703) 308-8823.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-4700.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, DC 20231

or faxed to:

(703) 308-9051 (for formal communications intended for entry)(703) 308-5397 (for informal or draft communications, such as proposed amendments to be

discussed at an interview; please label such communications "PROPOSED" or "DRAFT")

or hand-carried to:

Crystal Park Two
2121 Crystal Drive
Arlington, VA.
Sixth Floor (Receptionist)

Twyler Lamb

October 22, 2002

MARKWALL FROM PRIMARY EXAMINER